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APPLICATION NO.	F	ILING DATE		PA010028	6380
09/727,925		11/30/2000	Jack M. Holtzman	PA010028	
		01/16/2004		EXAM	IINER
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Qualcomm	Incorpo	rated			
Patents Depa	artment			ART UNIT	PAPER NUMBER
5775 Moreh	ouse Driv	/e		2665	
San Diego,	CA 921	21-1/14		DATE MAILED: 01/16/200	.6

Please find below and/or attached an Office communication concerning this application or proceeding.

## Office Action Summary

Application No. 09/727,925 Applicant(s)

Examiner

Man Phan

Art Unit 2665

Holtzman et al.

Period for Reply A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 2 MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION.  - Extensions of them may be available under the provisions of 37 offs 1.136 (e). In no event, however, may a reply be timely filed effer SIX (8) MONTHS from the stream of the communication of the communication. If NO period for reply specified above, the maximum statutory period will emply and will active SIX (8) MONTHS from the mailing date of the communication.  - Feature to reply which the set of extended period for reply well, by station and the set of extended period for reply well by a station of the set of the communication of the communication. It is a station in the set of extended period for reply well by a station of the set of this communication become ABAMONDN 105 U.S. 1 133.  - Feature to reply which the set of extended period for reply well, by station are the mailing date of this communication become ABAMONDN 105 U.S. 1 133.  - Failure to reply which the set of extended period for reply well, by station are the mailing date of this communication, even if timely filed, may reduce any search period period for reply well by station in the set of this communication.  - Failure to reply specified above, the second period for reply well well well as a station of the communication in the second period for reply well by station in the second period for reply and well extended period for reply to this communication, even if timely filed, may reduce any second period for reply to the second period for reply the second period for reply to the second period for reply reply the second period for reply to this office action.  - It is fair a purposed of the provision of the priority documents have been received It is second file th
Period for Reply A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE
THE MAILING DATE OF THE CONNINCATE OF THE 1.36 (a). In no event, however, may a reply be timely filed after SIX (b) Mounts remained making date of this communication.  It is the prior for reply specified above, the maximum structure paids will apply and expire SIX (b) MONTHS from the missing date of this communication.  If NO paried for reply is specified above, the maximum structure paids will apply and expire SIX (b) MONTHS from the missing date of this communication.  If NO paried for reply is specified above, the maximum structure paids will apply and expire SIX (b) MONTHS from the missing date of this communication.  If NO paried for reply is specified above, the maximum structure paids will apply and expire SIX (b) MONTHS from the missing date of this communication, even if timely filed, may reduce any example patent turn adjustment. See 37 CFR 1.704(b).  Status  1) ☑ Responsive to communication(s) filed on Nov 30, 2000  2a) ☑ This action is FINAL.  2b) ☑ This action is non-final.  3) ☑ Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11; 453 O.G. 213.  Disposition of Claims  4) ☑ Claim(s) 1-25  4a) Of the above, claim(s)  5) ☑ Claim(s) 1-25  Application Papers  9) ☑ The specification is objected to by the Examiner.  10 ☑ The drawing(s) filed on
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Disposition of Claims  4)  Claim(s) 1-25
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Syate Withdawn   Syate Withdawn   Syate Withdawn   Syate Withdawn   Syate Withdawn   Syate allowed.   Syate allowed.   Syate allowed.   Syate rejected.   Syate objected to.   Syate objected to predict of the specification is objected to by the Examiner.   Syate allowed.
Solution
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the existive documents have been received in Application No.
3. Copies of the certified copies of the priority documents have been received in this restriction application from the International Bureau (PCT Rule 17.2(a)).  application for a list of the certified copies not received.
*See the attached detailed Office action for domestic priority under 35 U.S.C. § 119(e).  14) Acknowledgement is made of a claim for domestic priority under 35 U.S.C. § 119(e).
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a) The translation of the foreign language provisional approvisional app
Attachment(s)  4) Interview Summary (PTO-413) Paper No(s)  1) Notice of References Cited (PTO-892)
Notice of Draftsperson's Patent Drawing Review (PTO-948)
3) Information Disclosure Statement(s) (PTO-1449) Paper No(s)

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## **DETAILED ACTION**

1. This communication is in response to applicant's 11/30/2000 in the application of Holtzman et al. for a "Method and apparatus for transmitting data traffic on a wireless communication channel".

## Election/Restriction

- 2. Restriction to one of the following inventions is required under 35 U.S.C. 121:
  - I. Claims 1-6 and 14-19 drawn to the transmission of a single message having multiple packets. This subclass is indented under subclass 465. Subject matter wherein the system adapts to transmit only a single message formed by plural packets. Subject matter in which the transmission format changes or adapts automatically, or is programmed for changing traffic requirements, or accommodates a plurality of sources having diverse characteristics, (e.g., rates or data format), classified in class 370, subclass 473.

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- II. Claims 7-13 and 20-25 drawn to the method for generic plural contiguous regions served by respective fixed stations: This subclass is indented under subclass 310. Subject matter wherein plural nonmobile base stations provide service to different geographical areas having their boundary touching each other on a line or a point, and wherein communications between mobile units navigating in and out of the areas are regulated by the nonmobile base stations. Subject matter having details of a process or apparatus for allocating a communication channel to a user or subscriber for transmission of information, classified in class 370, subclass 328.
- 3. The inventions are distinct, each from the other because of the following reasons:

Inventions I and II are related as subcombinations disclosed as usable together in a single combination. The subcombinations are distinct from each other if they are shown to be separately usable. In the instant case, invention II which has separate utility such as having details of a process or apparatus for allocating a communication channel to a user or subscriber for transmission of information, which does not include the particular listed of the invention I, such as details of methods or apparatus for formatting, converting, combining, or distributing information signals for transmission or reception via more than one time or frequency channel. See MPEP § 806.05(d).

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4. Because these inventions are distinct for the reasons given above and have acquired a separate status in the art as shown by their different classification, and the search required for

Group I is not required for Group II, restriction for examination purposes as indicated is proper.

5. Applicant is advised that the reply to this requirement to be complete must include an

election of the invention to be examined even though the requirement be traversed (37.CFR)

1.143).

6. Applicant is reminded that upon the cancellation of claims to a non-elected invention, the

inventorship must be amended in compliance with 37 CFR 1.48(b) if one or more of the currently

named inventors is no longer an inventor of at least one claim remaining in the application. Any

amendment of inventorship must be accompanied by a petition under 37 CFR 1.48(b) and by the

fee required under 37 CFR 1.17(I).

Any response to this action should be mailed to:

Commissioner of Patents and Trademarks

Washington, D.C. 20231

or faxed to: (703) 308-9051, (for formal communications intended for entry)

Or: (703) 305-3988 (for informal or draft communications, please label

"PROPOSED" or "DRAFT")

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Hand-delivered responses should be brought to Crystal Park II, 2121 Crystal Drive,

Arlington. VA., Sixth Floor (Receptionist).

7. Any inquiry concerning this communication or earlier communications from the examiner

should be directed to Man U. Phan whose telephone number is (703) 305-1029. The examiner

can normally be reached Monday through Friday from 6:30 am to 3:30 pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, Huy Vu, can be reached on (703)308-6602. The fax phone number for the

organization where this application or proceeding is assigned is (703)305-3988.

Any inquiry of a general nature or relating to the status of this application or proceeding

should be directed to the Group receptionist whose telephone number is (703) 305-3800/4700.

Mphan

01/13/2004

MAN PHAN PATENT EXAMINE